

## General Assembly

## **Amendment**

February Session, 2012

LCO No. 4230

\*HB0531204230SR0\*

Offered by:

SEN. MARKLEY, 16th Dist.

To: Subst. House Bill No. **5312** 

File No. 586

Cal. No. 417

"AN ACT CREATING A PROCESS FOR FAMILY CHILD CARE PROVIDERS AND PERSONAL CARE ATTENDANTS TO COLLECTIVELY BARGAIN WITH THE STATE."

- 1 In line 124, strike "additional"
- In line 124, strike "in order to maintain the levels of services" and
- 3 insert "or impose a financial or legal obligation on the state" in lieu
- 4 thereof
- 5 In line 125, strike "provided by existing appropriations"
- 6 In line 125, strike "presented to the General"
- 7 Strike lines 126 and 127 in their entirety
- 8 In line 128, strike "legislative approval" and insert "deemed rejected
- 9 unless affirmatively approved by a majority of both houses not later
- 10 than thirty days after the filing with the clerks of both chambers,
- 11 provided the thirty-day period shall not begin or expire unless the
- 12 General Assembly is in regular session" in lieu thereof

sHB 5312 Amendment

In line 402, after "requiring" strike "the" and insert "an" in lieu 13 14 thereof 15 In line 403, strike "additional" 16 In line 403, after "funds" insert "or impose a financial or legal 17 obligation on the state" 18 In line 403, strike "subject to the state's regular" 19 Strike line 404 in its entirety 20 In line 405, strike "affirmative legislative approval" and insert 21 "deemed rejected unless affirmatively approved by a majority of both 22 houses not later than thirty days after the filing with the clerks of both 23 chambers, provided the thirty-day period shall not begin or expire 24 unless the General Assembly is in regular session" in lieu thereof